DECLARATION FOR PATENT APPLICATION (37 CFR 1.63) AND POWER OF ATTORNEY

DECLARATION FOR PATENT	APPLICAT	10N (37 CFR 1.03) AINL	POWER OF ATTORNET
DECLARATION: As a below named is are as stated below next to my name. It below) or an original, first and joint invand for which a patent is sought on the SEMICONDUCTOR WAFER PROCES a specification of which [X] is attached for PCT International Application Numb I hereby state that I have reviewed and claims, as amended by any amendment which is material to patentability as depriority benefits under 35 U.S.C. §119(a) or 365(a) of any PCT International application, listed below and have also inventor's certificate, or of any PCT International process.	believe that I ar ventor (if plural he invention en SSING hereto OR [] ver erd d understand the specifically reference in Title (a)-(d) or 365(b) blication which identified below	nn the original, first and sole in names are listed below) of the stitled: SUPERCRITICAL FL was filed on, and we contents of the above ider ferred to above. I acknowledges 37 Code of Federal Regulation of any foreign application(s) designated at least one count we, by checking the box, any	nventor (if only one name is listed the subject matter which is claimed a subject matter which is claimed a subject matter which is claimed a subject to the subject of the
Prior Foreign Application(s)			Priority Claimed
(Number)	(Country)	(Date filed)	Yes No
I hereby claim the benefit under 35 U.S.	C. §119(e) of U	Inited States application(s) list	ted below.
Provisional Application Number(s): 60/205,335 60/197,519 60/267,916	, ,	Filing Date(s) 05/18/2000 04/18/2000 02/09/2001	<u>):</u>)
application designating the United Stat claims of this application is not disclosure provided by the first paragraph of 35 Unpatentability as defined in 37 CFR §1.5 the national or PCT international filing of Application Ser. No.	sed in the prior S.C. §112, I act of which became	United States or PCT Internation knowledge the duty to disclosive available between the filing ication: Status-Patent	national application in the manne se information which is material to
09/837,507 09/861,298	04/18/2001 05/18/2001		
POWER OF ATTORNEY: I hereby a prosecute this application and transact a	ll business in th	torney, with full powers of su e U.S. Patent and Trademark (bstitution and revocation, to Office connected therewith:
I hereby declare that all statements m information and belief are believed to willful false statements and the like so and that such willful false statements ma	ade herein of i be true; and fur made are punis	my own knowledge are true ther that these statements we hable by fine or imprisonmer	ere made with the knowledge than at, or both, under 18 U.S.C. 1001
All Inventor's are listed below:		.1	
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Additional Inventor's Name (first, middl	e if any, last)	Heiko D. Moritz	
[] Additional Inventors are included on	the supple	mental ADDITONAL INVEN	ITORS(s) sheet(s) attached.

U.S. Patent Application Serial No. (if known) ______, Atty. Dkt. No. <u>SCF02A-CIP</u>

ALL INVENTORS

I have read the first page of this declaration for patent application, and I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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